

CALIFORNIA FRUITS AND VEGETABLES

ARRIVED IN S. S. ALAMEDA

Celery, Cauliflower, Artichokes, Rhubarb, Squash, Persimmons, Parsnips,
Red Cabbage, Horse Radish Root, Celery Roots, Chestnuts, Apples,
Tokay Grapes, Oranges, Lemons, Grape Fruit, and Cranberries.

Frozen Cocktail and Eastern Oysters

PURITAN CALIFORNIA CREAMERY BUTTER.

Order now for Thanksgiving and we will keep on the ice for you until ready for delivery.

HENRY MAY & CO., LTD.

Phone 22 LEADING GROCERS Phone 92

ALIVE AND
CORN FED

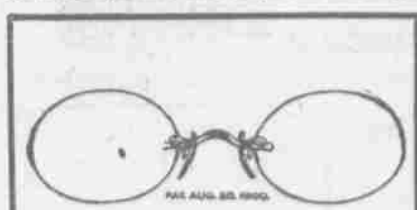
TURKEYS

FOR

Thanksgiving
DinnerThe fattest and tenderest fowls
seen in any of the Honolulu mar-
kets.SENT TO US FROM
ISLAND RANCHESDelivered as desired at your home.
Quality assured.

G. Q. YEE HOP & CO.

Telephone 251.



A. N. SANFORD.

GRADUATE
OPTICIAN.Boston Building Fort St.
Over May & Co.

Holiday Signs

Done by

Tom Sharp

will increase your
CHRISTMAS TRADE.

Ladies' Shopping

should stop in here for a cup of tea, coffee or chocolate. We serve refreshments at any hour of the day. Our dainty French pastries are very popular.

Next time you're down town come and see.

ALEXANDER YOUNG CAFE

Corner Hotel and Bishop Sts.

Quality Hats

for Maids and Matrons
direct from New York
and Paris will be
on show daily

MRS. DUNN

Fort Street ext to the Church.

FUNERAL OF LATE ALEXANDER GARVIE

REMAINS OF THE WELL KNOWN
BANKER INTERRED WITH MA-
SONIC HONORS YESTERDAY.

All that was mortal of Alexander Garvie was laid at rest yesterday afternoon in the Nuanu cemetery under the ritual of the Pacific Lodge of Masons, under the direction of Worshipful Master T. H. Petrie. Long before the time set for the services at the Masonic Temple the friends of the late banker gathered to pay their last respects to "one who was a man among men." Every bank in town was represented and the many floral offerings were beautiful.

After the doors of the Temple had been opened in strict Masonic form, the widow on the arm of her late husband's cousin, J. L. Cockburn, entered the Lodge room, followed by her immediate relatives and friends. After the Masonic ritual was finished, the deceased and lastly the widow and her family took a last look at the deceased. The casket was then borne to the hearse by the pall bearers who marched in solemn procession to the grave in Nuanu Cemetery.

At the grave the full Masonic ritual was given and the body placed in its last resting place. The pall bearers were D. B. Macdonald, E. Faxon Bishop, E. I. Spalding, James F. Morgan, Arthur Berg, J. H. Mackenzie, M. R. Jamieson and J. O. Carter Jr. At the service at the Temple a quartet consisting of Stanley Livingston, Clifford Kimball, D. W. Anderson and Chester Livingston sang, "Nearer My God to Thee," and at the grave, Joseph Barnby's "Sleep Thy Last Sleep."

KILL TWO BIRDS.

You can kill two birds on Thursday by taking your wife to Haleiwa to enjoy yourself and get a good dinner at the same time. Let her be away from kitchen worries for a day and see how improved will be her disposition. Manager Bldgood is making preparations to entertain a large number of guests on that day and you may as well be two of the number.

COMPLAINTS ABOUT THE VOLCANO LOTS

LAND COMMISSIONER PRATT RE-
PLIES TO CRITICISMS MADE RE-
GARDING THE LAND OPENING.

Land Commissioner Pratt is not very well pleased with the criticisms which have been made by different persons in Honolulu with regard to the laying out of the new lots at Twenty-Nine Mile on the Volcano Road. Local critics have been quoted as calling the addition a lot of bowling alley lots because they are narrow, and run back a long distance.

Commissioner Pratt stated on Saturday that these lots were laid out according to generally approved ideas of Hilo people, and the opinions of Honolulu folk were not sought in the matter, for the reason that the addition was intended to serve for summer homes for Hiloites much the same as Tantalus lots were intended more especially for Honolulu residents.

"I have received a letter from one Hilo citizen," said Mr. Pratt, "handed me by Sub-Commissioner George H. Williams of Hilo, in which the suggestion was made that terms be made, and the Twenty-Nine Mile lots laid out in such manner and size that the ordinary 'poor devil' might hope to own one, and that is just what we have tried to do, only we have made the terms for payment much more liberal, and safeguarded the land from speculators even better than the letter suggests."

"As to the shape of the lots there were several reasons for making them of the shape we have. In the first place it was desirable to make as many of them as possible front on the main road, for the reason that the country is more or less lonely and to put in some back roads would make the back lots undesirable. There was also a strong sentiment in Hilo to have the lots so arranged that the residences may be placed near each other for sake of company, and that neighbors may look after each other's property during their absence."

"Being five or six miles from the railroad, and a base of supplies, it is almost imperative that home owners there shall keep a horse and a cow or two, and to do this there must be a pasture area sufficient, and this necessitated making each lot comparatively large. I think we have accomplished it in the best way possible considering everything, though there will always be some knockers and kickers. So long as the kicks all come from Honolulu, however, I don't much care."

THE UNWRITTEN LAW

The Orpheum theater opens its doors tonight to present to the people of Honolulu the Elleford company supporting Frank Cooley and Miss Gladys Kingsbury in "The Unwritten Law." This is but the first of a long series of plays to be staged here during the next few months, and it was selected by Mr. Elleford as the opening bill because of its great popularity in other places and because in his opinion, formed from experiences in other seasons, it is the sort of play best calculated to please the people of this city.

"The Unwritten Law" tells the story of Paul Featherstone, an artist, and his wife, who, loving each other devotedly, are parted by a designing woman and an unscrupulous man who pretend friendship for them and succeed in arousing their jealousy. Featherstone is stricken with blindness just as he is about to fulfill the American unwritten law which permits a husband to kill the despoiler of his home. To tell more of the story would detract from its interest. Suffice to say that the play is strong in heart interest, and in the hands of Mr. Cooley

CREIGHTON IS DEAD

SUDDEN PASSING AWAY OF A
LAWYER VERY WELL KNOWN
LOCALLY.

Charles Creighton, the well known attorney, died suddenly this morning at the home of his mother, on Queen street. While his health had not been good for some time, death was unexpected. He passed away during convulsions. The remains will be cremated today, and funeral services will be held tomorrow afternoon, at three o'clock in the Williams undertaking parlors.

The deceased had a career of considerable prominence in the islands, as an attorney. He was a native of New Zealand, his father having been connected with the government there. The family moved from New Zealand to San Francisco, where the son studied law at the Hastings College, from which he graduated with honor. He came here in 1884 and had been since then a member of the bar up to the time of his death.

Creighton was able as a lawyer and a good speaker, and soon had a good practice. In 1892 he was attorney general of the monarchy for a short time, being a member of the short-lived Nawahi Cabinet, which was voted in and out on the same day. Creighton remained in office until a successor qualified.

ARGUMENT FOR THE LANAI DEAL

(Continued from Page One.)

will in this case: "In the present case the bill does not show whether the loss of revenue from rent would be offset by rents from land of equivalent value or by a saving of revenue which otherwise would be used. In the absence of an averment of loss none can be inferred. The taxpayer would gain from the transaction pecuniarily if the Territory thereby obtain property for such public uses as school houses, for instance, for which otherwise legislative appropriations would be made requiring increased taxation and in such cases the plaintiff's only interest would be his desire that the public land laws be correctly administered."

"The Supreme Court of Hawaii did not pass upon the question of the plaintiff's right to bring this proceeding, deeming it unnecessary on account of the view held by it upon the question of the authority of the officials to make the proposed exchange, but defendant in error now submits that upon this ground alone the writ should be dismissed."

"This writ should be dismissed because the act sought to be enjoined has been already performed."

"As this case now stands this court is asked to enjoin the doing of an act already done. In this proceeding, therefore, the question is a moot, or frivolous one. The record, summarized in the statement of the case above, shows that after the filing of the decision of the Supreme Court of Hawaii holding that the decree appealed from is reversed, the demurrer is sustained and the bill dismissed (Opinion Justice Hartwell), and prior to the motion of plaintiff in error for a decree continuing the injunction in force pending an appeal, the act against which an injunction was sought had been done. Relying upon the opinion of the Supreme Court of Hawaii dismissing the bill, the officers forthwith acted and accomplished what had been proposed,—what they had theretofore been prevented from doing. At the time this action was taken no process restraining them or either of them was outstanding, and they had the authority of the Supreme Court of Hawaii for thinking that full power was given them by law to complete the transaction. Acting with this justifiable belief, and upon the theory that delay was no longer necessary, the exchange was made."

"In view of the decision of the local Supreme Court, these cases cannot be distinguished on the theory that the doing of the act was the fault of defendants in error. They were fully justified in their belief that the decision of the Supreme Court of Hawaii, sustaining the demurrer and dismissing the bill, put an end to this litigation even without the entry of a formal decree, the decision itself being so worded as to make the entry of a decree for all practical purposes useless. The local court, recognizing this fact in its decision on the motion for

and Miss Kingsbury and their supporting players is well presented. There is plenty of comedy furnished by an old maid, a crusty widower, a love-sick college boy, a lively school girl, and a penniless French count.

There will be four performances of "The Unwritten Law" a special matinee to be given on Thanksgiving day at 2:30 o'clock. "The Scout's Revenge" follows on Thursday night, continuing until Saturday night.

WHY MR. EAMES LEFT THE SNARK

QUARREL WAS WITH THE SAD
SEA WAVES, NOT WITH JACK
LONDON.

S. F. News Letter: Jack London's "Snark" is once more skimming over the seas, but it is not likely that it will poke its nose far from Honolulu, as the engine is still considered unseaworthy for a long cruise. So the Londons will sail around the sunlit atolls and islands of the Pacific, so that Jack can make "copy," and it is to be hoped that Mrs. London will again keep a diary for the reading of the one she kept on the way down to the island is still ammunition for the knockers of the warring factions in lanky Bohemia. I notice that in all accounts of the voyage and the reasons why Mr. Eames left the yacht as soon as they reached Honolulu, he is referred to as a "friend of the author's."

As a matter of fact, Mr. Eames is Mrs. London's uncle, and it was at "Wake Robin Lodge," the Eames home in Sonoma County, that Mrs. London spent her girlhood. Her aunt, Ninetta Eames, is herself a writer of no mean distinction, though her dainty nature studies are poles apart from the virile stuff in which London excels. After London's marriage to Charmaine Kirtledge, they went to live on the Eames place, and shortly afterwards bought a fine estate nearby. Intimate friends tell me that there is no mystery in Mr. Eames' amputating himself from the yachting party. He did not quarrel with London, as has been stated, his quarrel being entirely with the sad sea waves. His previous nautical experience had been limited to the gentle lapping of the bay waters, and when the light craft was tossed about in the open seas, he found that he did not enjoy "casting bread upon the waters."

In fact, it was a rather unromantic case of aggravated sea-sickness which convinced Mr. Eames that the life of the sailor boy, particularly on a small yacht tossing across the seven seas, was not for him.

DE BOLT HOLDS COURT AT KALIHI

SESSION IN THE RECEIVING STA-
TION TO HEAR A WITNESS FROM
MOLOKAI.

Judge De Bolt's court adjourned this morning to the Kalihi Receiving station to take the testimony of a leper named Kamaka who figures in the case of L. L. McCandless vs. Honolulu Plantation Company which has been on trial for several days. The suit in question is rather peculiar in that both parties to it hold deeds supposed to be to the same piece of land, an acre or two near the Honolulu Plantation, the leper Kamaka is the grantor of both deeds and it is to get his testimony that he was brought over from the Settlement at Molokai and taken to the receiving station.

McCandless has this deed on record, but the Honolulu Plantation Company claim their title by a deed granted prior to McCandless' and also claim it by adverse possession.

The case has been attracting considerable attention, and will probably consume several days yet. A. G. M. Robertson represents McCandless, while M. F. Prosser is representing the defendant.

The man who vents his spleen on another gets most of it himself. The new day will not come from men who believe it is now evening. Only a dead religion can be packed away and looked up in a creed. He who entertains avarice invites a host of unwelcome associates. Folks who sow radishes in religion always expect to pick watermelons.

As the record stands therefore, no relief can be granted by this court, and this writ should therefore be dismissed."

Governor Frear's brief is directed solely to the point of jurisdiction, "on account of the failure of plaintiff in error to obtain from the highest court of this Territory a final or any decree on appeal from the order of the Circuit Judge dismissing the bill and dissolving the injunction so far as the same affected the then Governor."

The brief closes as follows: "It is submitted that plaintiff in error, having failed to secure, as he might have done, the final judgment or decree of the highest court of Hawaii in which a decision might be had, upon the dismissal of the bill as to the then Governor, this writ should now be dismissed as to the present Governor."

"Respectfully submitted,
"C. R. HEMENWAY,
"Attorney General of Hawaii."
"WM. L. WHITNEY,"

"First Deputy Attorney General of Hawaii."
"CHARLES F. CLEMONS, HENRY E. COOPER, of Counsel."

YOUNG THIEVES SENT TO JAIL

THREE OF THE JUNK GANG ARE
GIVEN ONE YEAR EACH BY
JUDGE DOLE.

Three of the boys of the gang of young junk thieves who broke into the Quartermaster's warehouse on Miller street and carried off a large amount of brass and copper goods and sold it to J. Rosenberg and others, were this morning sentenced by Judge Dole to one year's imprisonment at hard labor. These three are Benjamin Duncan, Lanikoa and David Kuewelo, and they had pleaded guilty some time ago.

Rosenberg is yet to be tried for receiving stolen goods on four separate indictments. A Japanese dealer who bought a lot of the stolen stuff from the boys pleaded guilty and was sent up for a year.

ARRIVING.

Monday, November 25.
B. S. S. Aotea, Evans, 19 days from Newcastle with coal for L. I. S. N. Co., 10 a. m.

NEW ADVERTISEMENTS.

IN THE CIRCUIT COURT OF THE First Circuit, Territory of Hawaii.—In Probate.—At Chambers.

In the Matter of the Estate of A. Kanhi, deceased.

Order of Notice of Petition for Allowance of Final Accounts and Discharge in This Estate.

On Reading and Filing the Petition and Accounts of Albert Waterhouse, Administrator of the estate of Kanhi, deceased, wherein he asks to be allowed \$124.08 and he charges himself with \$171.65, and asks that the same may be examined and approved, and that a final order may be made of Distribution of the property remaining in his hands to the persons thereto entitled, and discharging him and his sureties from all further responsibility as such Administrator.

It is Ordered, that Thursday, the 2nd day of January, A. D. 1907, at 9 o'clock a. m., before the Judge of said Court at the Court Room of the said Court at Honolulu, Island of Oahu, he and the same hereby is appointed as the time and place for hearing said Petition and Accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted, and may present evidence as to who are entitled to the said property. And that notice of this Order, in the English language, be published in the Hawaiian Star, a newspaper printed and published in Honolulu, once a week, for three successive weeks, the last publication to be not less than two weeks previous to the time therein appointed for said hearing.

Dated at Honolulu, this 25th day of November, 1907.

(Sgd.) J. T. DE BOLT,
First Judge of the Circuit Court of the First Circuit.

Attest:
JOE BATCHELOR,

Clerk of the Circuit Court of the First Circuit.

W. C. Aehl, Attorney for Administrator.
4th—Nov. 25, Dec. 2, 9, 16.

IN THE CIRCUIT COURT OF THE FIRST CIRCUIT, TERRITORY OF HAWAII.

IN PROBATE—AT CHAMBERS.

In the Matter of the Estate of Donatilla K. Paiko, deceased.

Order of Notice of Petition for Allowance of Final Accounts and Discharge in This Estate.

On Reading and Filing the Petition and Accounts of Bruce Cartwright, the Executor of the last Will and Testament of Donatilla K. Paiko, deceased, late of Honolulu, Oahu, T. H., wherein he asks to be allowed \$687.16, and he charges himself with \$2708.08, and asks that the same may be examined and approved, and that a final order may be made of Distribution of the property remaining in his hands to the persons thereto entitled, and discharging him and his sureties from all further responsibility as such Executor.

It is Ordered, that Thursday, the 26th day of December, A. D. 1907, at 9 o'clock a. m., before the Judge of said Court at the Court Room of the said Court at Honolulu, Island of Oahu, he and the same hereby is appointed as the time and place for hearing said Petition and Accounts, and that all persons interested may then and there appear and show cause, if any they have, why the same should not be granted, and may present evidence as to who are entitled to the said property. And that notice of this Order, in the English language, be published in the Hawaiian Star, a newspaper printed and published in Honolulu, once a week, for three successive weeks, the last publication to be not less than two weeks previous to the time therein appointed for said hearing.

Dated at Honolulu, T. H., this 11th day of November, 1907.

(Sgd.) J. T. DE BOLT,
Judge of the Circuit Court of the First Circuit.

Attest:
(Sgd.) JOE BATCHELOR,

Clerk of the Circuit Court of the First Circuit.

4th—Nov. 11, 18, 25, Dec. 2.



For Sale!

We have for sale a limited number of small lots at Wahiawa.

These lots are 50 x 150, situate near the Railroad Depot and especially suitable for summer homes.

While they last we will sell them for \$200 per lot.

Henry Waterhouse Trust Co. Ltd.

Fort and Merchant Streets, Honolulu.

Classified Advertising

FOUND.

Hand-made silver belt pin, or brooch. Owner can have same by applying to High Sheriff Wm. Henry, and paying costs of this notice.

WANTED.

Wanted immediately another first class barber. Highest wages paid to a popular man. None other need apply. Union Barber Shop, H. Joffa, Prop.

Boy with bicycle to carry papers. Apply Star office.

Buy Your
JEWELRY
HOLIDAY PRESENTS
From—

THE
J. CARLO
PAWNC^o

CHEAPER THAN EVER
1018 NUUANU ST. Near King

BY AUTHORITY

WAIMANALO TEACHER'S COTTAGE, OAHU, T. H.

Proposal will be received at the office of the Superintendent of Public Works, Honolulu, T. H., until 12 o'clock m. of December 2nd, 1907, for constructing a three-room teacher's cottage at Waimanalo, Koolauapo, Oahu.

Plans, specifications and blank forms of proposal may be obtained at the office of the Superintendent of Public Works, for which a deposit of \$5.00 is required which sum will be refunded intending bidders after they have returned the plans and specifications.

Proposal will not be accepted unless submitted on the blank forms furnished, enclosed with a certified bank check for \$50.00 in a sealed envelope, endorsed "Proposal for a Three-Room Teacher's Cottage, Waimanalo, Oahu," and delivered previous to 12 o'clock m. of the day specified at the Office of the Superintendent of Public Works. The Superintendent of Public Works reserves the right to reject any and all bids.

MARSTON CAMPBELL,
Superintendent of Public Works.
Department of Public Works, November 22, 1907.

New Goods

Every Steamer

Both from the States and the Orient. The latest creations in Silk Kimonos are now on display.

WATCH FOR OUR SATURDAY AD

IWAKAMI

Robinson Block, Hotel St., cor. Bethel.

YAT LOY CO.

GREAT REDUCTION SALE NOW
GOING ON

Silk Fancy Automobile Scarfs \$2.00 quality, now sale \$1.50.
Silk Fancy Automobile Scarfs \$2.50 quality, now sale \$1.75.
Silk Fancy Automobile Scarfs \$3.50 quality, now sale \$2.50.
Silk Plain Automobile Scarfs \$1.50 quality, now sale \$1.00.
Ladies Sweaters \$5.00 quality, now sale \$3.50.
Ladies Sweaters \$3.50 quality, now sale \$2.50.